UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

Linanel BROWN MADISON, Plaintiff,)))
v.) Civil Action No. 17-cv-40168-TSH
Timothy CRUZ et al., Defendants.))))

MOTION TO DISMISS OF DEFENDANT SHERIFF KEVIN F. COPPINGER

Defendant Sheriff Kevin F. Coppinger respectfully moves, pursuant to Fed. R. Civ. P. 12(b)(6), to dismiss the plaintiff's claims against him.

As grounds, Sheriff Coppinger incorporates his Memorandum in Support of His Motion to Dismiss (#37), filed contemporaneously with this motion. He also notes that this Court previously relieved him of the conference requirement of LR 7.1(A)(2). See #32.

WHEREFORE, Sheriff Coppinger respectfully requests that this Court dismiss the plaintiff's claims against him.

Respectfully submitted,

MAURA HEALEY ATTORNEY GENERAL

/s/ Eric A. Haskell

September 7, 2018 Eric A. 1

Eric A. Haskell, BBO No. 665533 Assistant Attorney General One Ashburton Place Boston, Massachusetts 02108 617-963-2855 eric.haskell@state.ma.us

CERTIFICATE OF SERVICE

I certify that a copy of this document will be sent electronically by the ECF system to attorneys of record identified on the Notice of Electronic Filing. I further certify that a copy of this document was served on the plaintiff by sending it to him via first class mail, at:

Mr. Linanel Brown Madison, W-109347 Souza-Baranowski Correctional Center P.O. Box 8000 Shirley, Mass. 01464

/s/ Eric A. Haskell

September 7, 2018

Eric A. Haskell Assistant Attorney General